

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P O Box 1450 Alexandria, Virginsa 22313-1450 www.msplo.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/696,095	10/25/2000	Mitsuharu Kamiya	00754/LH	3189	
1933 ERISHALIE H	7590 10/07/200 OLTZ GOODMAN &	EXAM	EXAMINER		
FRISHAUF, HOLTZ, GOODMAN & CHICK, PC 220 Fifth Avenue			CHAMPAGNE, DONALD		
16TH Floor NEW YORK.	NY 10001-7708	ART UNIT	PAPER NUMBER		
, , , , , , , , , , , , , , , , , , , ,		3688			
			MAIL DATE	DELIVERY MODE	
			10/07/2009	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)		
09/696,095	KAMIYA, MITSUHARU		
Examiner	Art Unit		
Donald L. Champagne	3688		

		Donald L. Champagne	3688	
	The MAILING DATE of this communication appe	ears on the cover sheet with the o	correspondence add	ress
THE REPL	Y FILED 18 September 2009 FAILS TO PLACE THI	S APPLICATION IN CONDITION F	OR ALLOWANCE.	
1. ⊠ The r appli appli	reply was filed after a final rejection, but prior to or on cation, applicant must timely file one of the following cation in condition for allowance; (2) a Notice of Appe ontinued Examination (RCE) in compliance with 37 C	the same day as filing a Notice of A replies: (1) an amendment, affidavite eal (with appeal fee) in compliance	Appeal. To avoid abar t, or other evidence, w with 37 CFR 41.31; or	hich places the (3) a Request
b) Tree Extensions share been finance of the finance of the filling Notice C2. The filling Notice AMENDME (a) (b)	proposed amendment(s) filed after a final rejection, land They raise new issues that would require further cord They raise the issue of new matter (see NOTE belo	advisory Action, or (2) the date set forth itself than SIX MONTHS from the mailing (b). ONLY CHECK BOX (b) WHEN THE (f). on which the petition under 37 CFR. 17) on which the petition under 37 CFR. 18 mount ensoin and the corresponding amount shortened statutory period for reply origithan three months after the mailing data. It is that the mailing data of the mailing data is since with 37 CFR 41.37(e)), to it in the time period set forth in 37 (f) but prior to the date of filing a brief, insideration and/or search (see NOI w);	date of the final rejection. FIRST REPLY WAS FII 38(a) and the appropriat of the fee. The appropriation analyse eit in the final office of the final rejection, erfilled within two months avoid dismissal of the CFR 41.37(a). will not be entered be TE below);	in. LED WITHIN TWO e extension fee ate extension fee a action; or (2) as ven if timely filed, s of the date of a appeal. Since a
	They are not deemed to place the application in bet appeal; and/or They present additional claims without canceling a compart of the proposed amendment would overcommailed 18 June 2009.	corresponding number of finally reje	ected claims.	
5. App 6. New non-a 7. For p how The : Clain Clain Clain Clain AFFIDAVI	Suggestion: Should applicant choose to continue rebedinning of each claim be revised. The examiner a 'not when' alternative), which would preclude por makes optional but does not require steps to be structure. MPEP 8:211.04). The examiner suggestion of "occessing the apparatus" (See 37 amendments are not in compliance with 37 CFR 1.12 library is proposed or amended claim(s)	believes this language suggests the tentability. Claim scope is not interested to the tentability. Claim scope is not sits amending "when one of the sits amending "when one of the CFR 1.116 and 41.33(a)). 21. See attached Notice of Non-Coricovable if submitted in a separate, towable in the control of	ne limitation is options and to be claim language nat does not limit a claim to table information term impliant Amendment (I timely filed amendment I be entered and an e:	L'Chenz' implies that suggests that suggests im to a particular inals access the PTOL-324). In canceling the xplanation of
beca was	affidavit or other evidence filed after a final action, bu use applicant failed to provide a showing of good and not earlier presented. See 37 CFR 1.116(e).	d sufficient reasons why the affidavi	t or other evidence is	necessary and
enter show 10. The REQUEST	affidavit or other evidence flied after the date of filing red because the affidavit or other evidence failed to o ving a good and sufficient reasons why it is necessary a affidavit or other evidence is entered. An explanatior FOR RECONSIDERATION/OTHER request for reconsideration has been considered bu	overcome <u>all</u> rejections under appea y and was not earlier presented. Se n of the status of the claims after er	al and/or appellant fails se 37 CFR 41.33(d)(1) htry is below or attach	s to provide a). ed.

12. Note the attached Information Disclosure Statement(s). (PTO/SB/08) Paper No(s).

13. Other: _____.

/Donald L. Champagne/ Primary Examiner, Art Unit 3688

U.S. Patent and Trademark Office

PTOL-303 (Rev. 08-06)

Advisory Action Before the Filing of an Appeal Brief

Part of Paper No. 20091003